

**IN THE REMARKS**

Entry of this Amendment in conformance with 37 CFR §1.121(c) and §1.312 is respectfully requested.

**Status of the claims**

Claims 1 through 17 remain pending; independent claim 3 is amended in one instance.

**Explanation for Amendment**

Applicant proposes to amend claim 3, line 3, to correct an error inadvertently introduced during the translation of original Korean language claim 3. According to the original Korean language claim 3, line 3 of claim 3 would read “determining whether the image to be printed by the printer exceeds the lower end margin of a set paper ... .” The Korean text “by the printer” was altered in translation to read “by means of the printer” and its location in the clause was inadvertently misplaced. As allowed, line 3 infers that the printer participates in the step of “determining”; although this is accurate in a larger sense that the characteristics of the printer are taken into consideration during the step of “determining” parent claim 1 defines step (a) as “executing a first print step of the window driver”. Consequently, the “determining” is performed by the execution of the window driver.

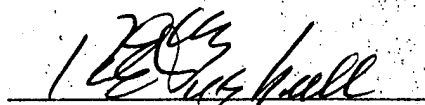
Under the guidance provided by §714.16(d) of the internal *Manual of Patent Examining Procedure* (Rev.3, August 2005), page 700-243, Amendments which do not affect the scope of the claims may be entered if the Amendment complies with the

provisions of 37 CFR §1.121. Applicant's Amendment here fully complies with 37 CFR §1.121. Moreover, this Amendment does not affect either the scope of parent independent claim 1 or dependent claim 3 because the deletion proposed in line 3 of depending claim 3 simply removes a readily apparent, albeit in accurate inference of the current placement of the phrase "by means of the printer" in line 3. This amendment of claim 3 conforms to the language of dependent claim 11. Entry of this Amendment does not therefore, affect the scope of the claims, is therefore appropriate. Such action is respectfully requested.

In view of the forgoing Amendments and remarks, and the concurrent payment of the issue fee simultaneously with the filing this Amendment, this application is deemed to be ready for issue. Should questions arise however, the Examiner is respectfully requested to telephone the applicant's undersigned attorney and in order that those deficiencies may be immediately addressed.

No fees are incurred by this Amendment.

Respectfully submitted,



Robert E. Bushnell,  
Attorney for the Applicant  
Registration No.: 27,774

1522 "K" Street N.W., Suite 300  
Washington, D.C. 20005  
(202) 408-9040

Folio: P56386  
Date: 3/15/06  
I.D.: REB/ks